

1 THE HONORABLE MARSHA J. PECHMAN
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8 **IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF WASHINGTON
AT SEATTLE**

9
10 MARTHILDE BRZYCKI,

11 Plaintiff,

12 v.

13 UNIVERSITY OF WASHINGTON,

14 Defendant.

15 Case No. 2:18-cv-01582-MJP

16 **PLAINTIFF'S COUNSEL'S REPLY IN
SUPPORT OF MOTION TO
WITHDRAW**

17 **NOTING DATE: AUGUST 7, 2020**

18 Defendant University of Washington does not oppose the motion to withdraw filed by
19 counsel for Plaintiff Marthilde Brzycki, unless withdrawal would result in a trial continuance.
20 *See* Dkt. 113. As stated in their Motion (Dkt. 112), Plaintiff's counsel believe that withdrawal
21 should not prejudice Plaintiff in pursuing this action without the need for a continuance. The
22 noting date for this Motion is three months before the November 9, 2020 bench trial date in this
23 matter, and most pretrial deliverables have already been completed and filed. *See* Dkt. 105
24 (April 20, 2020 Order Setting Trial Date and Related Dates).

25 Plaintiff's counsel respectfully request that the Court grant their motion to withdraw.
26 Plaintiff's counsel, however, respectfully ask that the Court's Order not bar Plaintiff from
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PLAINTIFF'S COUNSEL'S REPLY
IN SUPPORT OF MOTION TO WITHDRAW - 1
NO. 2:18-cv-01582-MJP

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1 requesting a continuance in the event Plaintiff retains new counsel who require additional time
2 to prepare for trial. Instead, Plaintiff's counsel request that the Court evaluate any future motion
3 for trial continuance at the time that motion is made.
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5 DATED this 4th day of August 2020.
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7 FRANK FREED SUBIT & THOMAS LLP
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9 By:/s/ Christie J. Fix
Christie J. Fix, WSBA # 40801

10 By:/s/ Sean M. Phelan
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15 *Attorneys for Plaintiff*
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CERTIFICATE OF SERVICE

I hereby certify that on August 4, 2020, I electronically filed the foregoing with the Clerk of the Court using the CM/ECF system which will send notification of such filing to all counsel/parties of record. Copies of the foregoing have also been sent via U.S. Mail and email to Marthilde Brzycki at the addresses listed below:

Marthilde Brzycki
10862 Garden Place South
Seattle, WA 98178
Email: macjasmar@yahoo.com

DATED at Seattle, Washington on this 4th day of August 2020.

/s/Sarah Gunderson
Sarah Gunderson

PLAINTIFF'S COUNSEL'S REPLY
IN SUPPORT OF MOTION TO WITHDRAW - 3
NO. 2:18-cv-01582-MJP

FRANK FREED
SUBIT & THOMAS LLP